Plaintiff Smith-Dickerson and defendant State Farm Fire and Casualty Company, erroneously sued as State Farm Mutual Automobile Insurance Company, hereby stipulate through their designated counsel that the above-captioned action be dismissed with prejudice pursuant to Fed R. Civ. P. 41(a)(1). The parties further stipulate that each of them waives any right to recover costs for the above-captioned action.

I, Andrew P. Collier, attest that Chauné Willaims, counsel for plaintiff, has given her consent pursuant to Civil Local Rule 5-1.(i)(3) for me to indicate her signature and file this document.

DATED: November 2, 2018

/s/ Chauné Williams
CHAUNÉ WILLIAMS
Attorney for Plaintiff
JENNIFER SMITH-DICKERSON

DATED: November 2, 2018 PACIFIC LAW PARTNERS, LLP



DATED: 11/14/2018